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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/745,297	12/20/2000	Ram Kudukoli	5150-52300	6997
. 75	10/22/2003		EXAMI	NER
Jeffrey C. Hood			SAX, STEVEN PAUL	
Conley, Rose, &	& Tayon, P.C.			
P.O. Box 398			ART UNIT	PAPER NUMBER
Austin, TX 78	8767	•	2174	
•		,	DATE MAILED: 10/22/2003	6

Please find below and/or attached an Office communication concerning this application or proceeding.

## Application No. 09/745,297

Office Action Summary

Applicant(s)

Kudukoli et al

Examiner

Steve Sax

Art Unit **2174** 



	The MAILING DATE of this communication appears on	n the cover sheet with the correspondence address			
	for Reply °				
THE	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the				
mailing	g date of this communication.				
<ul> <li>If NO p</li> <li>Failure</li> <li>Any rej</li> </ul>	period for reply specified above is less than thirty (30) days, a reply within the speriod for reply is specified above, the maximum statutory period will apply and to reply within the set or extended period for reply will, by statute, cause the algeby received by the Office later than three months after the mailing date of this diparent term adjustment. See 37 CFR 1.704(b).	d will expire SIX (6) MONTHS from the mailing date of this communication.  application to become ABANDONED (35 U.S.C. § 133).			
Status					
1) 🗌	Responsive to communication(s) filed on				
2a) 🗌	This action is <b>FINAL</b> . 2b) 💢 This action				
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.				
	ition of Claims				
4) 💢	Claim(s) <u>1-81</u>	is/are pending in the application.			
4	4a) Of the above, claim(s)	is/are withdrawn from consideration.			
	Claim(s)				
	Claim(s) <u>1-81</u>				
	Claim(s)				
		are subject to restriction and/or election requirement.			
	ation Papers				
	The specification is objected to by the Examiner.				
10)	The drawing(s) filed on is/are a)	$\Box$ accepted or b) $\Box$ objected to by the Examiner.			
_	Applicant may not request that any objection to the draw	awing(s) be held in abeyance. See 37 CFR 1.85(a).			
11)		is: a) $\square$ approved b) $\square$ disapproved by the Examiner.			
	If approved, corrected drawings are required in reply to				
	The oath or declaration is objected to by the Examine	ar.			
Priority under 35 U.S.C. §§ 119 and 120					
	Acknowledgement is made of a claim for foreign prior	rity under 35 U.S.C. § 119(a)-(d) or (f).			
_	☐ All b)☐ Some* c)☐ None of:				
_	1. Certified copies of the priority documents have				
	2. Certified copies of the priority documents have to				
	<ol> <li>Copies of the certified copies of the priority doci application from the International Bureau see the attached detailed Office action for a list of the comments.</li> </ol>	cuments have been received in this National Stage  u (PCT Rule 17.2(a)).  certified copies not received			
_					
a) The translation of the foreign language provisional application has been received.					
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachme		1011, 01101 00 010101 01 120 0110,01 1211			
		Interview Summary (PTO-413) Paper No(s)			
		Notice of Informal Patent Application (PTO-152)			
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)					

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## **DETAILED ACTION**

- 1. This application has been examined.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a-person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-81 are rejected under 35 U.S.C. 103(a) as being unpatentable over Volk et al (5673401) and Gipalo (6348934).
- 4. Regarding claim 1, Volk et al show the method for modifying a graphical program including executinga graphical program (Figure 1, 16A-B for example, column 5 lines 40-55), the program receiving functionality information and modifying the graphical program to implement the specified functionality (column 5 lines 30-45, column 6 lines 9-17 and 35-60, column 10 lines 15-38). Volk et al do not specifically show the underlying program generation per se, but do mention effectively modifying and storing the changes without the user being involved in the inner workings of the software (column 10 lines 8-28, Figures 5-6, column 22 lines 10-50). Furthermore, Gipalo shows the program generation program aspect, with

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underlying code programming for effectively modifying and storing the changes without the user being involved in the inner workings of the software (column 1 lines 5-67 and column 2 lines 35-65). It would have been obvious to a person with ordinary skill in the art to have this in Volk et al, because it would be a convenient way to effectively modifying and storing the changes without the user being involved in the inner workings of the software.

- 5. Regarding claim 2, the functionality is changed as shown above. The obviousness to program this is as explained above.
- 6. Regarding claim 3, the programming in Gipalo is done without user input (column 4 lines 20-40).
- 7. Regarding claim 4, Volk et al indicate functionality of interconnected nodes (column 22 lines 58-67 and column 23 lines 1-20).
- 8. Regarding claim 5, the interconnections may be changed (Volk et al column 23 lines 1-
- 20). The obviousness to combine is the same as above.
- 9. Regarding claim 6, the interconnected nodes are in a block diagram (Volk et al column 23 lines 1-20).

- 10. Regarding claim 7, the user interface is modified (aforecited in Volk et al).
- 11. Regarding claim 8, Volk et al show the virtual tool (Figure 5).
- 12. Regarding claim 9, the program is a graphical program (aforecited Volk et al).
- 13. Regarding claim 10, the graphical program implements the new functionality (Volk et al column 22 lines 10-32).
- 14. Regarding claims 11-12, the programming in Gipalo adds and removes graphical source code (column 2 lines 45-60). This is inherent in creating the graphical program and the obviousness is the same as above.
- 15. Regarding claim 13, a computational process is modified (Volk et al column 24 lines 20-42).
- 16. Regarding claim 14, an algorithm is modified (Volk et al column 24 lines 20-42, column 23 lines 10-35).

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Regarding claim 15, a prototype is modified (Volk et al column 24 lines 20-42). 17.

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- Regarding claim 16, a test sequence is modified (Volk et al column 29 lines 30-62). 18.
- 19. Claim 17 shows the same features as above and is rejected for the same reasons.
- Regarding claim 18, a plurality of modifications are possible depending on the received 20. information (Volk et al column 22 lines 10-32).
- Regarding claim 19, an API is called to enable the modifications (Volk et al colum 22 21. lines 45-58).
- 22. Regarding claim 20, the graphical program requests over a network to modify the program (column 8 lines 25-50). Gipalo show a server program (Figure 2) as an effective way to modify a program over a network. It would have been obvious to a person with ordinary skill in the art to have this in Volk et al, because it would be an effective way to modify a program over a network.

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- 23. Regarding claim 21, the program in Gipalo is an application instance of the programming environment (JAVA, Figure 2).
- 24. Regarding claim 22, the client server arrangement is such that an API is present at the client in Gipalo. The obviousness is the same as in paragraph 22 of this Office Action.
- 25. Regarding claim 23, the client and server are in separate, connected computers (inherent in the network).
- 26. Regarding claim 24, the functionality is performed during execution (Volk et al column 10 lines 8-28, Figures 5-6, column 22 lines 10-50).
- 27. Regarding claim 25, Gipalo shows that the graphical program is created prior to receiving the information and modifying (column 2 lines 40-67). The obviousness follows the same as above, which is to minimize the need for the user to know the inner workings of the software.
- 28. Regarding claim 26, an association is maintained between the graphical program and the received information (Volk et al column 10 lines 8-19).

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29. Regarding claim 27, the association allows the program to determine the program's

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current state (Volk et al column 10 lines 8-28).

30. Regarding claim 28, the program has a lock feature disabling modification (Volk et al

column 25.lines 10-40).

31. Claims 29-81 show the same features as above and are rejected for the same reasons.

32. Any inquiry concerning this communication should be directed to Steve Sax at telephone

number (703) 305-9582.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Steve Sax whose telephone number is (703) 305-9582. The examiner can

normally be reached on Monday - Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kristine Kincaid, may be reached at (703) 308-0640.

The fax phone numbers for the organization where this application or proceeding is

assigned are as follows:

(703) 872-9306

Official Communication

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 205-3900

STEVEN SAX PRIMARY EXAMINER